## STATINTL

4		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(17) CREDIT	CARD NO	NDER, REINTE	K, HOME A	DDKE33, FIKA	NAME, FIRM	ADDRESS	
		615/12								
(2) MAKE	(3) TYPE	*								
	YLOAD (TRUCKS) (5) OWNER	CITY /	ļ.,							
(6) LICENSE PLATE NUM	BER 1/1/2	(7) STATE								
(8) VEHICLE WILL BE USE	D IN STATES OF:	crecy.								
(9) VEHICLE WILL BE RET	UNIED NOT LATER THAN	U								
(10) DEPOSIT	- 100 1.00 1 -		(28,							
(11) LOCAL CONTACT			(29) EXPIRAT	زمر ION DATE	11	) /	// S/	)		, ,
(12) DRIVER'S LICENSI	NUMBER						2-	2 S	217	Frage
(13) STATE	64900	(14) EXPIRATION DATE	(30) Al. IN	2	81	7	(36) DATE /	ND TIME OU	192 an	32 FE8:
1	aest.	162	(31) MI.	1	00	10	(37) TIME L		Yest Y	
a segments	orized driverstains v dia iw tentiam yna ei acuss	ad to sayararas is call	OUT (32)	100	/ 9		(38)	that Vente	et i vdeskil va erus polita	
(16) ADDITIONAL DRIVER	'S LICENSE NUMBER 14 AT 15 AT	norman zava sa n. YYIQ 21 - 185 azk norman kantan sar	TOT. MI.		(39)	0 0	Company day	11/2	C	80
(17) STATE OF BURNERS	11 11 01 4899 (162 (11619) 144 augustus -	(18) EXPIRATION DATE	ADDRES	35	(40)	ns area Table 5		1 / Car	<b>)</b> 	h ()
(19) ADDITIONAL INFOR	MATION	lin	CASH		(41)	<u>al addiling</u> Orderan	<u> </u>	Mertidad Mertidad		4.200
The state of the same	er en en en en en en en	HIUI	FIRM	H	(42)	15 Yt		censed dire		M. Oak W.
(20) VEHICLE WHILE BE RE	TURNED TOLL HAT TO DOT!	(70) to 5 (10) (10) (10)	AVIS CENTRA		(43) BUS.			OTAL ST	16	80
1 1 1	ges at the rates specific orented if paid the pro- cented if paid the pro-	radwidentals of easier	OTHER CENTRA		RESV.,	90 <u>  1.554</u>   5	કોલ્સમ છું સાલ	dayminab di Assignico		milion All ref star
ALTERNATE CITY US	MIONAL FEE, VEHICLE MAY	BY AGENT OF LESSOR	(34) REFERRE		. (1) - 10 (1)	cs into	MILEAGE CH		us õns cedel Husenies sina Tusenies arae	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
CITY OF THE THE COLUMN	gamab ila visa audi ilao n liana (1) audayan ibu nt rental	Rents 's nability for s	INTERCITY FE	E \$	The silvers			slaidav tisa		Number of the
(23) SPECIAL RENTAL THE RATE ADJUSTMENT	ied at bus sons used (file) Asia son 1981 - 1991 Mar ACCEPTS I am both in		700					Service delication of	n participal	
PAGE TY THE PAGE	Manager At Allay	e i <b>żąnica P</b> eniranie; i a cidina in, akghtina, f ce che insurar of said		Softer .	14 to 1	r express		AL TAX	The paren	00
	S AND COUNTY ON SALVER'S		197 - to 1 (47	<u></u>	OMER CRED	da. Was I	ABLE CI	ARGES 11000	n sation Act, p	XV
200 S. J. J. Wat William	134110 to James Suf	្តាស់ និង	i io et	RCHASES	Event of the received	nd 16 2 14 meter (1 16 sceedings	16 (52) 310 91 (52) 310 31 518 61	ron from w loairsansw loairsansw	sation Act, p from which i to the Avis st to any and a	ni fice vavijati Rotelat
			44	i per dist Det dist	inen- off	1 12:21 d	y (53)°4 <i>H</i> -	L GATE AD	THIS CHIT	92 /2
X 1028	o namen may recurring the land of the land of the land in the land of the land	this authorization is	ų 2 9н¦ (49 (49 (49	TOTAL	for ty specific	E Fig.	is modules	t an Avig S	resentative	Avistre
		and the same	(5)	)	NET AMOU		.e			
	04-83 Ran int	i Firen-	150	RECEIVED	REFUND (TO	BE INITIAL	ED BY RENT	ER)		
SAN P	RANCISCO	CALIF		OUT	<b>ラ</b>	(58)	IN BY	<del></del>	(59) CHECK-IN S	STATION
1		- 4		ALL COR	RESPONDED MUST SHE	VCE AND	N-		* * *	
INVOICE	OPR 14 (REV. 1960)	AVIS	RENT-a-C			O MIDER.				

STATINTL

STATINTL

## pproved For Release 2001/08/15 : CIA-RDP64-00360R000700050128

Lessor héreby leases to Renter (which includes any "Additional Renter" signing this agreement) the "said vehicle" described on Page 2 hereof upon the terms and conditions herein.

The parties agree that Renter is not and does not hereby become an agent, servant or employee of Lessor in any manner whatsoever.

VEHICLE SHALL BE RETURNED TO LESSOR OR LESSOR'S AGENT ONLY AT AN AVIS STATION IN CITY FROM WHICH RENTED OR TO LESSOR OR AVIS REPRESENTATIVE AT AN AVIS STATION IN THE DESIGNATED LATERNATE CITY (page 2) on the return date stated herein, or sooner, upon demand of Lessor. Renter acknowledges said vehicle is the rightful property of Lessor, although registered title may be in a strictly and that he received the same in good and safe mechanical condition. Renter agrees he will return said vehicle in the same condition as received, ordinary wear and tear excepted.

RENTER AGREES THAT SAID VEHICLE SHALL NOT BE OPERATED: (a) to carry passengers or property for a consideration, express or implied; (b) by any person in violation of any law governing the use thereof; (c) in any race or speed test or contest; (d) to propel or tow (except where said vehicle is a tractor) any trailer or vehicle used as a trailer; (e) by any person other than (1) the Renter or additional Renter who signed this agreement or (2) a driver for whom Lessor has given written consent, provided always that any such additional Renter or driver must be a qualified licensed driver; (f) by any person with respect to whom Lessor has been furnished with false or untrue information; (g) by any person on the the influence of intoxicents or narcotics; (h) for any illegal purpose; (i) in any instance where the speedometer of (g) by any person under the influence of intoxicents or narcotics; (h) for any illegal purpose; (ii) in any instance where the speedometer of (g) by any person onder the influence of intoxicents or narcotics; (h) for any illegal purpose; (ii) in any instance where the speedometer of (s) by any person onder the influence of intoxicents

(2) shall be waived it Renter has purchased in advance the special rental rate adjustment as evidenced by his initials in the space provided on page 2 hereof.

5. Renter participates as an insured in the benefits of automobile bodily injury and property damage liability insurance and is bound by and agrees to the terms, conditions, limitations, and restrictions thereof even though all of them are not outlined herein. Such insurance has limits of coverage equal to or in excess of statutory requirements for bodily injury and property damage liability insurance; it does not cover the Renter or any driver equal to or in excess of statutory requirements for bodily injury and property while riding in, alighting from, getting into or upon said vehicle, or arising thereof, with respect to which Renter expressly agrees to indemnify Lessor and the insurer of said vehicle for any and all loss, damage, cost and expense paid or incurred by them; Renter further expressly agrees to Indemnify the Company or its Insurer for any damages or liability to third parties arising from loading or unloading of said vehicle; it does not cover liability imposed upon or assumed by an insured under any Workman's Compensation Act, plan or law or any contract of any nature; and it requires that every accident must be immediately reported in writing to the Avis station from which the vehicle is rented and in any event within twenty-four hours after the accident. The Renter or Driver must immediately deliver to the Avis station from which the vehicle is rented or to Lessor's insurer as soon as practicable, every process, pleading or notice of any kind deliver to the Avis station from which the vehicle is rented or to Lessor's insurer as soon as practicable, every process, pleading or notice of any kind relating to any and all claims, suits and proceedings received by the Renter or Driver. The Renter and Driver shall not in any manner aid or abet any claimant, but shall cooperate fully with Lessor's insurer in all matters connected with the inve